

JUDGE PARKER

Puts the Republicans on the Defensive.

Defies Cortelyou to Deny That the Administration is in Collision With the Trusts.

New York, Nov. 3.—The earnest and vigorous attack of Judge Parker upon the combination of the Administration with the trusts and the securing of a large campaign fund, notoriously collected to debauch the ballot and again purchase the presidency, has aroused the people here to an extent never before known, and there appears to be a settled determination to defeat the desperate and corrupt designs of the Republican managers.

These Republicans, who have been laughing and sneering at the Democratic presidential candidate as a man afraid to talk and say things, are now amazed at the boldness of his charge and in rage over his plain, outspoken words. They no longer consider him the "silent man," for within the last ten days he has put them all, including every member of the Roosevelt cabinet, and every little whipper-snapper connected with the Imperial Government at Washington, on the defensive, and they are running over each other in their vain attempt to answer or break the force of the distinguished New York jurist. They have suddenly discovered that in the Democratic candidate they have waked up the wrong man, and that he is giving him the hot end of the poker to hold, and that it is an agonizing job. They also find that all the strenuous in mankind is not to be found alone in the occupant of the White House, but there is another New York Richmond in the field, and that he has the courage of his convictions and dare express them. He charges boldly that the administration is in league with the trusts, and to be protected from the enforcement of the laws of the land these powerful trust magnates, who are grinding the people down by high prices on their products, are paying over to the National Republican Committee large sums of money to buy the poor, ignorant devils in doubtful States known as floaters.

Defies Cortelyou.

Furthermore, Judge Parker defies Cortelyou to deny the charges, for he is in possession of facts to prove all he says. The question now is, can the money of the trusts carry out the wicked purpose designed. This remains to be seen, but, anyhow, there is no mistaking the feeling here and the intense indignation aroused over the open charges of Judge Parker. New York and New Jersey are already aflame at the situation, and Connecticut will be before these lines are received. The people talk as if they were alive to the great danger confronting them. They know that the high cost they pay for absolutely all that they eat and wear is fixed by these trusts, and if these trusts win next Tuesday it means the exhaustion of all their hard-earned savings to keep their families from starving and freezing, and, in the end, pauperism.

This is true, for if Roosevelt is elected these trusts can raise prices on everything but labor, and of this there is not a doubt. The workmen of New York see and realize this, and that is why thousands and tens of thousands of them in this great city will march to the polls on election day and cast their ballots for the man who has had the nerve to denounce Wall street and the trust magnates in their den and champion the cause of the common people. And these honest, hard-working men will roll up a tremendous majority for the candidacy of a man who favors a government of the people and for the people, and against an aristocrat who favors a splendid form of government solely for the benefit of the rich and mighty who roll in wealth gained from the toil of the poorer classes.

FIVE PRISONERS

Sentenced to Eddyville and One To Frankfort.

Jury Cases Finished First of The Week and Court Adjourns Tomorrow.

Sentence was yesterday passed on six of the parties convicted at this term of Circuit Court. The names, offenses and terms follow: Charles Tucker, grand larceny, two and one-half years; Will Whitfield, grand larceny, three years; John Henry Cole, chicken stealing, fifteen months; George Roach, malicious shooting, with intent to kill, one year; Robt. Alsop, alias Robt. Jackson, obtaining property under false pretenses, one year; Georgia Jackson, housebreaking, two years. All of the parties are colored.

Polly Wallace, alias Polly Jackson, who was convicted of housebreaking and given one year in the penitentiary, was granted a new trial and bond fixed at \$100.

The five men sentenced will be taken to Eddyville this morning, and the woman will be taken to Frankfort.

The indictment against Lewis Garrett, charged with shooting and wounding with intent to kill, was dismissed "for want of any witness to prosecute, none having been found by officers."

In the case of Ed Gladdish the prosecution was continued to the next term.

In the suit of Berry against Kistner, the plaintiff was awarded \$50 damages. It was a suit on a contract.

All the jury cases for this term were finished Monday and the jurors were dismissed and paid off.

Court will adjourn either this afternoon or tomorrow.

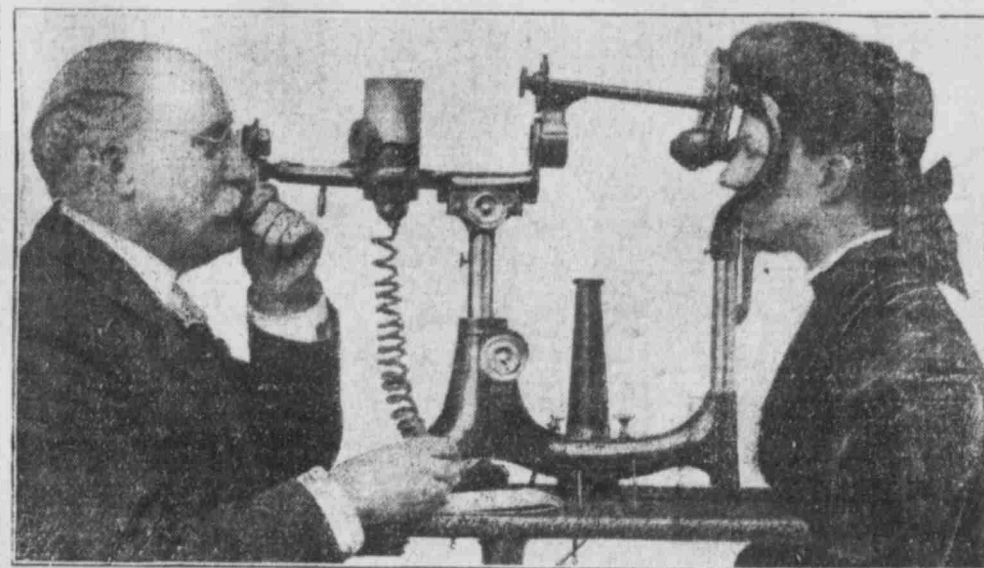
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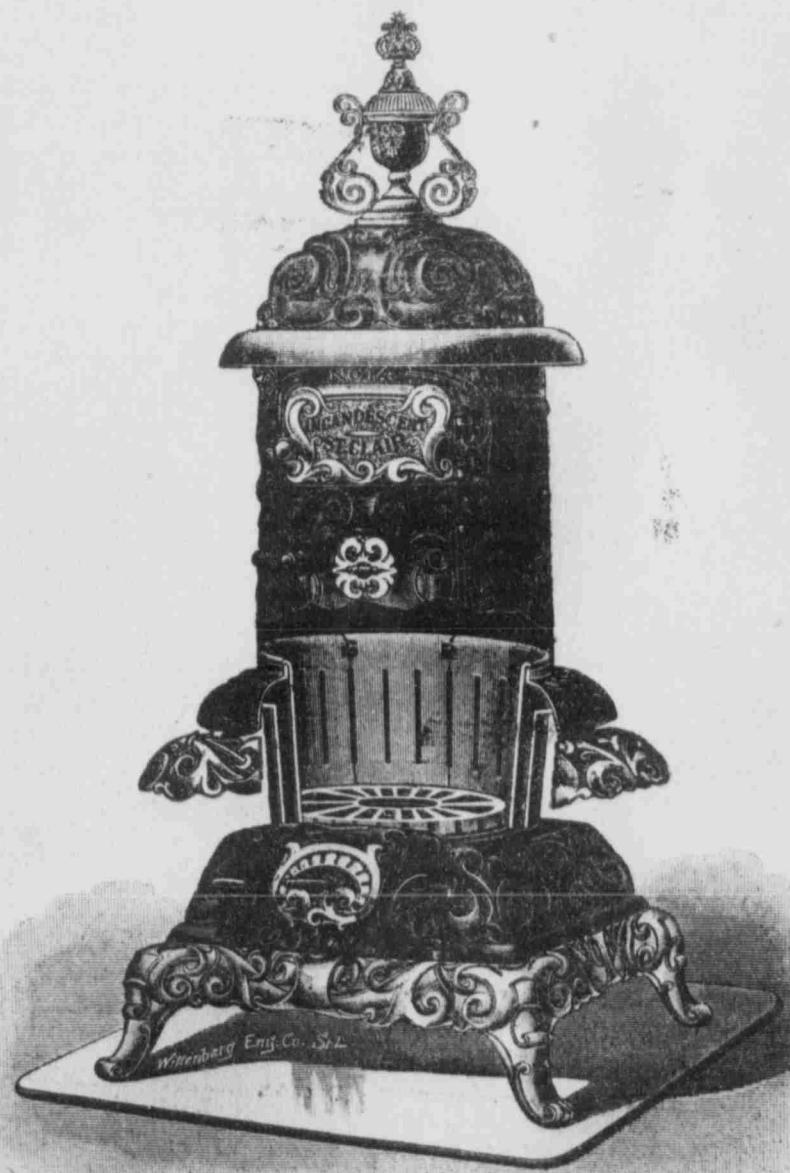
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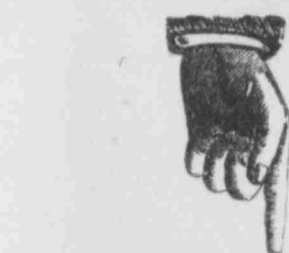
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